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IN	THE	UNITED	STATES	BANKRUPTCY	COURT
EAS	STERN	DISTRICT	OF TENNE	ESSEE SOUTHERN	DIVISION

	EASTERN DISTRICT OF TENNESSEE SOUTHERN DIVISION			
In re:		)		
Jesse Michael Ashley		)	Case No.:	17-12758 SDR
Dobton(o)		į	Chapter 13	3
Debtor(s)		) CHAPTER 13	DIAN	
	,		I LIMIT	

## 1. PAYMENTS AND TERM.

The debtor will pay the chapter 13 trustee \$2,225.00 monthly via direct pay on the  $20^{th}$  day of each month beginning July 2017 the following additional monies: N/A

## 2. PRIORITY CLAIMS (including administrative expenses).

- (a) All administrative expenses under 11 U.S.C. §§ 503(b) & 1326 will be paid in full, including fees to the debtor's attorney in the amount of \$3,750.00 less \$2,225.00 previously paid by the debtor.
- (b) Except as provided in paragraph 6 below, claims entitled to priority under 11 U.S.C. § 507 will be paid in full in deferred cash payments, with tax claims paid as priority, secured, or unsecured in accordance with the filed claim.
- (c) All allowed priority claims shall accrue no interest after the filing date of this petition. In the event any of these claims are not discharged upon the completion of this plan, the balance due upon completion shall be the unpaid balance with no accrued interest. Interest will only begin accruing on the unpaid balance (if any) after the completion of the plan. If the claim is paid in full in the plan the debt shall be deemed satisfied in full upon completion of the plan.

## 3. SECURED CLAIMS.

(a) Cramdowns. The holders of the following allowed secured claims retain the liens securing such claims and will be paid by the trustee at the value of the security, capped by the filed claim, in the manner specified below; the trustee may increase payments to secured creditors to ensure timely amortization. The portion of any allowed claim that exceeds the value indicated will be treated as an unsecured claim under paragraph 4(a) below. The failure of a secured creditor listed below to timely object to the proposed treatment for its secured claim and its unsecured claim shall be deemed an acceptance of the terms of the plan as provided for in 11 U.S.C. Section 1325(a)(5).

			Monthly	Interest
Creditor	Collateral	Value	Payment	Rate
Check into Cash	2001 Ford F150	Amount of claim	\$50.00	4%
			40000	. 70
Check into Cash	1998 Ford Explorer	Amount of claim	\$40.00	4%
			\$ 10.00	470
Springleaf Financial	2001 Ford Ranger	\$3,000.00	\$120.00	4%
Check into Cash Springleaf Financial	1998 Ford Explorer  2001 Ford Ranger	Amount of claim \$3,000.00	\$40.00 \$120.00	

(b) SURRENDER. The debtor(s) shall surrender the following collateral:

<u>Creditor</u> <u>Collateral to Be Surrendered</u>

(c) LONG-TERM MORTGAGES, MOBILE HOMES, BOATS, MOTOR VEHICLES AND RECREATIONAL

secured creditor that fails to file a claim waives any default or charges resulting from non-payment.

VEHICLES AND TRAILERS, ETC. The holders of the following claims will retain their liens and will be paid monthly maintenance payments, which will extend beyond the life of the plan. Any arrearage amount set forth below is an estimate; arrearage claims will be paid in full in the amount of the filed claim, absent an objection. The amount of any maintenance payment to be paid pursuant to 11 U.S.C. § 1322(b)(5), will be paid and adjusted in accordance with the filed claim and any subsequent notice of mortgage payment change, absent any objection. Amounts claimed pursuant to notice(s) of post-petition fees and expenses will be paid with first available funds, absent an objection. The filing of the notice of mortgage payment change or notice of post-petition fees or expenses shall be considered notice to the parties in interest of such plan payment change or increased amount of secured debt; no further notice or filing is required by the trustee or debtor. The secured creditor must advise of the need for monthly change promptly and in accordance with Fed. R. Bankr. P. 3002.1. Pursuant to 11 U.S.C. §1322(b)(3), and (10) all maintenance payments shall be deemed current upon conclusion of the case or discharge, and all post-petition defaults are waived. No late charges shall accrue on any secured claim which is maintained in the plan or during the case pursuant to 11 U.S.C. §1322(b)(5). Pursuant to 11 U.S.C. §1322(b)(3) any

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Creditor	Estimated Arrearage	Arrearage Interest Rate	Arrearage Monthly Payment	Maintenance payment	Payment By: (Inside the plan or outside the plan)
Select Portfolio 1 <sup>st</sup> Mortgage 817 Masterson Avenue Hixson, TN 37343	\$23,000.00		\$400.00	\$1,282.44	Inside the plan beg. 7/2017
<b>4. UNSECURED CLAIMS</b> (a) <i>Nonpriority</i> . Except as p be paid:	1.7	n (b) and in paragra	ph 6 below, allow	wed nonpriority ι	unsecured claims wil
X (1)	d claims - minimum of	36 months			
(b) All allowed nonpriority these claims are not discharge balance with no accrued inteplan. If the claim is paid in	ged upon the completion rest. Interest will only be	of this plan, the ba	llance due upon c he unpaid balance	completion shall to (if any) after the	be the unpaid e completion of the
5. EXECUTORY AND UN unexpired lease are rejected, above.	EXPIRED LEASES. It with any claim arising	Except the following from the rejection to	g which are assur o be paid as unse	ned, all executor cured as provide	ry contracts and d in paragraph 4(a)
Other party to contract		property descrip	otion	Ir	side the plan
	S. (such as cosigned deh	ots, secured tax clain	ms, debts paid by	third party, stud	ent loans, special
6. SPECIAL PROVISIONS priority debts and treatment of	of non bankruptcy secur	ed debt as unsecure	ed in the plan, ch	ild support claim	s).

purchase money lien claimed in certain personal property owned by the debtor as defined in 11U.S.C. Sec. 522 (f).

/Mark T. Y
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